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**From:** Beck, Nancy [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=168ECB5184AC44DE95A913297F353745-BECK, NANCY]  
**Sent:** 1/30/2019 7:01:44 PM  
**To:** Turk, David [Turk.David@epa.gov]  
**CC:** Hartman, Mark [Hartman.Mark@epa.gov]; Reisman, Larry [Reisman.Larry@epa.gov]; Bushman, Daniel [Bushman.Daniel@epa.gov]; Pierce, Alison [Pierce.Alison@epa.gov]  
**Subject:** RE: One-Pager on Logistics Involved in Listing PFAS to TRI

Thank you!

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Nancy B. Beck, Ph.D., DABT  
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**From:** Turk, David  
**Sent:** Wednesday, January 30, 2019 2:00 PM  
**To:** Beck, Nancy <Beck.Nancy@epa.gov>  
**Cc:** Hartman, Mark <Hartman.Mark@epa.gov>; Reisman, Larry <Reisman.Larry@epa.gov>; Bushman, Daniel <Bushman.Daniel@epa.gov>; Pierce, Alison <Pierce.Alison@epa.gov>  
**Subject:** One-Pager on Logistics Involved in Listing PFAS to TRI

Nancy,

I'm following up on your phone call. See the attached document for TRI's perspective on adding any of the PFAS chemicals. Note that adding PFOA and PFOS would likely be relatively straightforward from a listing perspective (though, there could be some complications related to setting reporting thresholds for these chemicals) but it's unclear to what extent industry is manufacturing/processing/using these specific chemicals. As for the numerous other chemicals in the PFAS universe, there are issues related to how to group chemicals and to what extent literature supports their listing given that there may not be much data available for many of the chemicals. And, for any listing, once we start the rulemaking process, it would take two years at a minimum to start receiving TRI data.

Let us know if you have any questions or comments. Thank you.

-Dave, 202-566-1527